

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION

Civil Action No. 3:10 CV 209

George Hirapetian,)
)
)
Plaintiff,)
)
)
v.)
)
)
CITY OF CHARLOTTE,)
)
)

**MOTION FOR LEAVE
TO AMEND COMPLAINT**

Pursuant to Rule 15(a) of the Federal Rules of Civil Procedure, Plaintiff, George Hirapetian (“Plaintiff”), by and through his counsel, respectfully requests that the Court allow Plaintiff to amend his Complaint filed on April 30, 2010, for the reasons set forth below:

1. Due to an administrative error, the Defendant’s name is improperly shown on the original Complaint. Defendant’s legal name should be shown as the City of Charlotte, vice City of Charlotte Department of Transportation.
2. Defendant consent to this request and will not be prejudice as a result of this amendment.
3. Plaintiff believes an amendment to the original Complaint is in the interest of justice and allows for the proper resolution of all claims.

WHEREFORE, Plaintiff respectfully requests that the Court allow Plaintiff to amend his Complaint. See Exhibit 1 (Amended Complaint) attached herein.

This 18th day November 2010

Respectfully submitted,

/s/Lena Watts-Robinson

Lena Watts-Robinson, Esq.
North Carolina State Bar #35845
7701 Sharon Lakes Road,
Suit Y
Charlotte, NC 28210
(o) 704-552-0888
(f) 704-552-0936
(e) lawofficeoflena@bellsouth.net

Attorney for Plaintiff

CERTIFICATE OF SERVICE

I, hereby certify that as of this date, I electronically filed the foregoing motion with the Clerk of Court using the CM/ECF system which will send notification of this filing to opposing counsel R. Harcourt Fulton.

/s/Lena Watts-Robinson

Lena Watts-Robinson
WATTS-ROBINSON, ESQ., P.A.
North Carolina State Bar #35845
7701 Sharon Lakes Road,
Suit Y
Charlotte, NC 28210
(o) 704-552-0888
(f) 704-552-0936
(e) lawofficeoflena@bellsouth.net

Attorney for Plaintiff